1 2 3 4	Peter H. Kirwan—Bar No.: 126658 NEEDHAM, DAVIS, KIRWAN & YOUNG I 1960 The Alameda, Suite 210 San Jose, CA 95126-1493 (408) 244-2166 (408) 244-7815	LLP **E-filed 12/8/05**
5 6 7	Attorneys for Defendants JAGJEET KAPOOR, DAVID VILLANUEVA, and INTEL CORPORATION	
8 9	UNITED STATES DISTRICT COURT	
10	NORTHERN DISTRICT OF CALIFORNIA	
11 12 13 14 15	ELBERT MADISON,  Plaintiff,  vs.  PEDRO'S RESTAURANT, LP; PEDRO'S FOOD SYSTEMS, INC.; JAGJEET KAPOOR; DAVID VILLANUEVA; INTEL CORPORATION;	No. C04-3936 RMW/HRL  STIPULATION OF DISMISSAL; ORDER
17 18 19	and Does 1-25, Inclusive,  Defendants.	
20 21 22 22 23 24 25 26	The parties hereto stipulate as follows:  The parties have reached a full and final settlement of all issues in this action. A  Consent Decree and Order was signed by the Court and entered on the record on July 8,  2005.  Defendants have timely completed payment of plaintiff's recovery of damages and attorney's fees, litigation expenses and costs.  Although the parties are hereby dismissing this action with prejudice, they agree that	

the Court will retain jurisdiction over this action and the parties hereto in order to able to 1 enforce the terms of the Consent Decree and Order. 2 It is hereby stipulated by and between the parties to this action through their 3 designated counsel that this action be and hereby is dismissed with prejudice pursuant to 4 5 Federal Rules of Civil Procedure 41(a)(2), and the Court retains jurisdiction to enforce the terms of the Consent Decree and Order. 6 Dated: November 18, 2005 7 NEEDHAM, DAVIS, KIRWAN & YOUNG, LLP 8 9 By: -S-PETER H. KIRWAN, ESQ. 10 Attorneys for Defendants 11 JAGJEET KAPOOR, DAVID VILLANUEVA, and INTEL CORPORATION 12 13 Dated: November 18, 2005 LAW OFFICES OF PAUL L. REIN 14 15 By: 16 PAUL L. REIN, ESQ. Attorneys for Plaintiff 17 **ELBERT MADISON** 18 IT IS SO ORDERED: 19 20 Dated: 12/8/05 Jeremy Fogel /s/electronic signature authorized 21 DISTRICTJUDGE/MAGISTRATE--22 23 24 25 26 27